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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/705,463	11/12/2003	Kazuhiro Maeda	117742	5741
25944 7	590 03/16/2006		EXAM	INER
OLIFF & BERRIDGE, PLC			SWENSON, BRIAN L	
P.O. BOX 19928 ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER
			3618	
			DATE MAILED: 03/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/705,463	MAEDA ET AL.			
Office Action Summary	Examiner	Art Unit			
	Brian Swenson	3618			
The MAILING DATE of this communication Period for Reply	on appears on the cover sheet w	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR F WHICHEVER IS LONGER, FROM THE MAILII - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat. If NO period for reply is specified above, the maximum statutory. Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNION CFR 1.136(a). In no event, however, may a region. period will apply and will expire SIX (6) MON by statute, cause the application to become Afficial control of the come Afficial control of the	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	<u>13 January 2004</u> .				
2a) ☐ This action is FINAL . 2b) ∑	This action is FINAL . 2b)⊠ This action is non-final.				
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closed in accordance with the practice ur	nder <i>Ex parte Quayle</i> , 1935 C.D). 11, 453 O.G. 213.			
Disposition of Claims					
4) ⊠ Claim(s) <u>1-6</u> is/are pending in the application 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-3</u> is/are rejected. 7) ⊠ Claim(s) <u>4-6</u> is/are objected to. 8) □ Claim(s) are subject to restriction	thdrawn from consideration.	•			
Application Papers					
9) ☐ The specification is objected to by the Exa 10) ☑ The drawing(s) filed on 12 November 200 Applicant may not request that any objection Replacement drawing sheet(s) including the off 11) ☐ The oath or declaration is objected to by the	03 is/are: a)⊠ accepted or b) to the drawing(s) be held in abeyar correction is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	uments have been received. uments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage			
Attachment(s)	-				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) Information Disclosure Statement(s) (PTO-1449 or PTO/92) Paper No(s)/Mail Date 1/5/04. 	48) Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-3 rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,186,263 issued to Takano in view of U.S. Patent No. 3,856,123 issued to Kinsey.

Takano teaches in Figures 1-9 and respective portions of the specification teaches of a transmission for an all-terrain vehicle (Figure 1) including a non-stage transmission disposed in a power transmission path from an engine to drive wheels (see belt transmission shown in Figure 7); a forward and backward movement switching device (61) capable of switching to a forward movement position, a neutral position, or a backward movement position (see linkage shown in Figure 3, which is connected to switching device with rod R), said forward and backward movement switching device being disposed in said power transmission path at a position near said engine (Figure 1); and a shift operation device (15) of rotary type (rotates about axis C shown in Figure 3) for switching forward and backward movement (Figure 3). The shift operation device and said forward and backward movement switching device being interlocked with each other (Figure 3).

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Takano discloses the claimed invention except for positioning the shift operation device on the handle bar for the vehicle.

Kinsey teaches in Figures 1-8 and respective portions of the specification of a shift operation device (10) positioned on a handle bar at a position adjacent to a handle grip (Figure 1). Kinsey teaches of the shift operation device (10) including a rotary member (11) for a shift operation and a locking mechanism (see wedge and v-shaped groove 33 and 34 actuated by hand lever 35) for locking said rotary member so as not to move toward at least a position for backward movement from a position for neutral, said locking mechanism being configured to be handled by a hand (see Figures 1 and 6-7), which is in a state of griping said handle grip, to make said locking mechanism unlocked.

It would have been obvious to one having ordinary skill in the art at the time of invention to incorporate the shift operation device, as taught by Kinsey, into the invention taught by Takano. One would be motivated to incorporate the shift operation device located on the handle bar of the vehicle taught by Takano to allow the user to shift from a drive to neutral state without removing his hand from the handle bar, thereby increasing the safety of the vehicle.

In regards to claim 2, the rotary member, in the invention taught by Takano and as modified by Kinsey, is configured to be rotatable about an axis of said handle bar.

In regards to claim 3, the shift operation device, in the invention taught by Takano and as modified by Kinsey, includes a holder member (see element 30; Figures

6 and 7 taught by Kinsey) fixed on said handle bar, said rotary member being rotatably mounted on said holder member.

Allowable Subject Matter

Claims 4-6 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The primary reason for the indication of allowable subject matter in this case is the inclusion of a locking pawl configured to move radially relative to a handle bar and configured to engage a plurality of notches corresponding to a forward, backward and neutral position, in combination with the other elements recited not found in the prior art of record.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- U.S. Patent No. 5,967,252 issued to Saban et al. teaches of a push button actuation system for an ATV transmission, see Figure 14 for example.
- U.S. Patent No. 6,182,784 issued to Pestotnik teaches of an all-terrain vehicle with a non-stage transmission.
- U.S. Patent No. 6,920,805 issued to Samoto et al. teaches of a throttle opening apparatus.

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U.S. Patent No. 3,317,012 issued to Heidner et al. teaches of an operating lever

for an outboard motor that includes a setting for a forward, reverse and neutral position,

see Figure 2.

U.S. Patent No. 4,986,399 issued to Gokee teaches of an interlocking and

shifting system.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Brian Swenson whose telephone number is (571) 272-

6699. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Christopher Ellis can be reached on (571) 272-6914. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

Information regarding the status of an application may be obtained from the

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D/3/13-00

Brian Swenson Examiner Art Unit 3618

> CHRISTOPHER P. ELLIS SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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